3.

All then existing original and supplemental reports prepared by a law

enforcement agency in connection with the particular crime with which the defendant is charged.

4. The names and addresses of experts who have personally examined the defendant's or any evidence in this case, together with the results of physical examinations and of scientific tests, experiments of comparisons, including all written reports or statements made by them in connection with this case:

5. A list of all papers, documents, photographs or tangible objects which the prosecution will use at trial or which were obtained from or purportedly belong to the defendant(s):

	Item	Comments/Bates No.	Status
(a)	Douglas Sundling's website as found at http://bogus-sweatlodge.com/index.html (Copied on 12/29/10)	N/A	**
(b)	Dr. Dickson's Retention Agreement	6693-6694	**
(c)	JRI Client File for Susan Isaac	5978-5983	** Previously disclosed on 12/7/10. Defendant requested another copy on 12/29/10
(d)	JRI Client File for Lisa Rondan	6191-6203	** Previously disclosed on 12/7/10. Defendant requested another copy on 12/29/10
(e)	JRI Client File for Laura Souter	6208-6213	** Previously disclosed on 12/7/10. Defendant requested another copy on 12/29/10
(f)	JRI Client File for Beverly Bunn	6660-6663	** Previously disclosed on 12/7/10. Defendant requested another copy on 12/29/10

6. A list of all prior felony convictions of the defendant which the prosecution will use at trial:

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1	7. A list of all prior acts of the defendant(s) which the prosecution will use to prove motive, intent, or knowledge or otherwise use at trial:		
2			
3	8. All material or information which tends to mitigate or negate the defendant's guilt as to the offense charged or which would tend to reduce his punishment, including all prior felony convictions or witnesses whom the prosecution expects to call at trial:		
4			
5	9. The results of any electronic surveillance of any conversations to which the defendant was a party, or of his business or residence:		
7	10. All search warrants that have been executed in connection with this case:		
8	11. The identity of any informant(s) involved in this case (if the defendant is entitled to know this fact under Rule 15.4(b) (2).		
9	12. Other:		
10	DATED this 27 day of December, 2010.		
11	DATED this <u>A</u> day of December, 2010.		
12	Sheila Sullivan Polk		
13	YAVAPAI COUNTY ATTORNEY		
14			
15	Steven J. Sisheros		
16	Deputy County Attorney		
17			
18	COPY of the foregoing mailed December 291, 2010 to:		
19	Thomas Kelly		
20			
21	By. Nathy Durry		
22	· V		
23			
24			
25			